



राजपत्र, हिमाचल प्रदेश

(असाधारण)

हिमाचल प्रदेश राज्यशासन द्वारा प्रकाशित

शिमला, शनिवार, 24 दिसम्बर, 1983/3 गौष, 1905

हिमाचल प्रदेश सरकार

GENERAL ADMINISTRATION DEPARTMENT

(C—SECTION)

NOTIFICATION

Shimla-2, the 20th October, 1983

No. GAD(PA)-4 (D)-18/77-GAC.—The Governor, Himachal Pradesh is pleased to re-constitute a State Level Integration Committee for promotion of national integration comprising of the following:—

1. Shri Virbhadra Singh, Chief Minister H. P.	..	Chairman
2. Shri Narain Chand Prashar, Member of Parliament	..	Member
3. Shri Shanta Kumar, M.L.A.	..	-do-
4. Shri Balak Ram, M.L.A.	..	-do-
5. Shri Bachitar Singh, Ex-M.L.A.	..	-do-
6. Smt. Chandresh Kumari, M.L.A.	..	-do-
7. Shri Thakur Singh, M.L.A.	..	-do-

8.	Shri M. R. Goma, M.L.A.	Member
9.	Shri Khwaza Khaleelullah below Khadi Gram Udyog Bhawan, The Mall, Shimla	-do-
10.	Shri H.P.S. Rahi, Christ Church, the Ridge Shimla	-do-
11.	Shri Jaimal Singh, Mandi Town, Representative of the Congress, Beopar Mandal Himachal Pradesh.	-do-
12.	Chief Secretary to the Government of Himachal Pradesh	-do-
13.	Financial Commissioner-cum-Principal Secretary to Chief Minister	-do-
14.	Secretary (Education) to Himachal Pradesh Government	-do-
15.	Secretary (Public Relations) to Himachal Pradesh Government	-do-
16.	Secretary (Home) to the Government of Himachal Pradesh	-do-
17.	Commissioner-cum-Secretary (GAD) to Himachal Pradesh Government	Member- Secretary.

2. The term of the Committee would be two years.
 3. The Committee would formulate policies and programme for the promotion of national integration.

4. The non-official members of the Committee will be entitled to draw travelling allowance (mileage and daily allowance) in respect of the journeys that may be performed by them in connection with the work assigned to the Committee as per Annexure.

5. The official members will be entitled to the travelling allowance admissible to them according to the rules governing them.

6. The Deputy/Under Secretary , GAD to the Government of Himachal Pradesh will be the Controlling Officer in regard to the countersigns of the travelling allowance bills of the non-official members and the T.A. Bills of these members will be prepared by the Secretariat Admn. (Accounts Section) of the Personnel Department.

7. The expenditure involved will be debitible to Major Head "252—Sectt. Services (a)(i) Chief Secretariat Travel Expenses."

8. This supersedes this department notifications of even number, dated the 9th March, 1982 and 7th September, 1982.

9. This issues with the concurrence of the Finance Department obtained *vide* their Dy. No. 1895, Fin (C) A (9) 2/75-II, dated 6-10-83.

ANNEXURE

T.A. AND D.A. TO NON-OFFICIAL MEMBERS OF THE COMMITTEE

(1) Travelling Allowance:

(i) Journey by Rail

(a) Member of Parliament.—A Member of Parliament serving on the Committee will utilise the free first class fare issued to him as M.P. in respect of all journeys undertaken by him on the business of this Committee. He will not travel by air conditioned accommodation at Government expense. if such a Member travels by air conditioned coach, he will pay the difference between the fare for the air conditioned and first class accommodation from his own pocket.

(b) Other than Members of Parliament.—They will, be treated at par with Government servant of the first grade, and will be entitled to actual rail fare of the class of accommodation actually used but not exceeding the fare in which the Government servant of First Grade are normally entitled, i.e. accommodation of the highest class by whatever name it may be called provided in the railway by which the journey is performed.

(c) (ii) Journey by Road

They will be entitled to actual fare for travelling by taking single seat in a public bus, and if the journey is performed per by motor cycle/scooter, mileage allowance at 40 paise per km.

for plain areas and 53 paise per km. in hilly, or if journey is performed by full taxi, the Member will be entitled to mileage allowance at Rs. 1.30 paise per Km. in respect of the journeys in the plain and Rs. 1.65 per Km. in the hills or if journey is performed by own car will be Rs. 2/- per km. for hilly areas and Rs. 1.65 per km. for plain areas.

(iii) In addition to the actual fare or mileage as per item (i) and (ii) above, a member shall draw daily allowance for the entire absence from his permanent place of residence beginning with departure from the place and ending with return that place; at the same rate and subject to the same terms and conditions as apply to Grade I officers of the State Government.

(2) Daily Allowance :

(i) Non-Official members be entitled to draw daily allowance for each day of meeting at the highest rate as admissible to Government servant of the First Grade for the respective locality.

(ii) In addition to daily allowance for the day(s) of the meeting a member shall also be entitled to daily allowance for halt on tour at out station in connection with the affairs of the Committee as under :—

- | | |
|----------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------|--------------|
| (a) If the absence from headquarters does not exceed 6 hours
(b) If the absence from headquarters exceeds 6 hours but does not exceed
hours. 12
(c) If the absence from headquarters exceed 12 hours. | Nil.
70%. |
|----------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------|--------------|

3. **Conveyance Allowance.**—A member if a resident of place where the meeting of the Committee is held will not be entitled to travelling and daily allowances on the scales indicated above, but will be allowed only the actual cost of conveyance hire, subject to a maximum of Rs. 10.00 per day. Before the claim is actually paid for controlling officer should verify the claims and satisfy himself that after obtaining such details may be considered necessary, that the actual expenditure was not less than the amount claimed.

If such a members used his own car, he will be granted mileage allowance, at the rates admissible to officials of the first grade subject to a maximum of Rs. 10 per day.

4. The travelling and daily allowance will be admissible to members on production of a certificate by him to the effect that he has not drawn any travelling or daily allowance for the same journey and halts from any other Government source.

5. The Members will be eligible for travelling allowance for the journeys actually performed in connection with the meetings of the Committee from and to the place of their permanent residence to be named in advance. If any member, performs a journey from a place other than the place of his permanent residence to attend a meeting of the Committee or return to place other than the place of his permanent residence after the termination of the meeting, travelling allowance shall be worked out on the basis of the distance actually travelled or the distance between the place of permanent residence and the venue of the meeting whichever is less.

6. **Members of the Parliament.**—The member of the Parliament on the Committee in respect of journey performed by him by rail, road, air and steamer in connection with the work of Committee, shall be entitled to TA/DA on the same scale as is admissible to him under Salaries and Allowance of Members of Parliament Rules amended from time to time.

7. **Member of Vidhan Sabha.**—The non-official members who are members of the Vidhan Sabha shall be entitled to TA/DA in respect of journeys performed in connection with the work of the Committee on the scale as is admissible to them under Act, as amended from time to time.

8. The members will not be entitled to daily allowance in connection with their assignment when the Vidhan Sabha or the Vidhan Sabha Committee on which the members are serving is in session as they will be drawing their daily allowance under the Salaries and Allowance of Members of the Legislative Assembly Himachal Pradesh Act, 1971, from the Vidhan Sabha. However, if they certify that they were prevented from attending the session on the House or the Vidhan Sabha Committee and did not draw any daily allowance from the Vidhan Sabha, they would be entitled to daily allowance at the rate as prescribed.

9. The provision of rules 4.17 and 6.1 of the Himachal Pradesh Treasury Rules will apply *mutatis mutandis* in the case of over-payment made on account of Travelling Allowance to non-official members.

10. The Members will also not draw TA & DA including conveyance allowance which will disqualify them from the Vidhan Sabha.

By order,
K. C. PANDEYA,
Chief Secretary.

निर्वाचन विभाग

अधिसूचना

शिमला-171002, 15 दिसम्बर, 1983

संख्या 3-19/82-ई० एल०.—भारत निर्वाचन आयोग की अधिसूचना संख्या 52/82-14, दिनांक 22 नवम्बर, 1983 संबादी 1 अप्रह्यग, 1905 (शक्), अंग्रेजी रूपान्तर सहित जन-साधारण को सूचनाथं पुनः प्रकाशित की जाती है।

आदेश से,
अत्तर सिंह,
मुख्य निर्वाचन अधिकारी,
हिमाचल प्रदेश।

भारत निर्वाचन आयोग

नई दिल्ली-1,

22 नवम्बर, 1983

तारीख

1 अप्रह्यग, 1905 (शक्)

अधिसूचना

का० आ०. भारत के निर्वाचन आयोग ने हरियाना राज्य में सन 1982 में हुए साधारण निर्वाचनों के बारे में उपलब्ध कराई गई अन्तिम सूचना के आधार पर निर्वाचन प्रतीक (आरक्षण और आवंटन) आदेश, 1968 के पैरा 6 के अनुसार तारीख 1 दिसम्बर, 1982 की अपनी अधिसूचना संख्या 56/82-6 द्वारा इंडियन कंग्रेस (ज) को हरियाना राज्य में एक राज्य दल के रूप में तदर्थ मान्यता प्रदान की थी;

वह तदर्थ मान्यतां सुसंगत साधारण निर्वाचनों के सम्बन्ध में अन्तिम आंकड़ों की प्राप्ति पर उस दल द्वारा प्राप्त मतों के परिणाम का पुनर्विलोकन किए जो के अधीन दी गई थी;

ओर निर्वाचन आयोग का उसके पास अब उत्तरव्य सूचना के आधार पर यह समाधान हो गया है कि हरियाना विधान सभा के लिए मई, 1982 में हुए साधारण निर्वाचनों के दौरान उस के द्वारा प्राप्त मर्गों के आधार पर इन्डियन कांग्रेस (जे) रजिस्ट्रीकरण तथा मान्यता प्राप्त करने के लिए हकदार हैं।

अतः अब, निर्वाचन आयोग, उक्त प्रतीक आदेश के पैरा 17 के उप-पैरा (1) के खण्ड (ब्र) और उप-पैरा (2) तथा पैरा 18 के अनुसरण में निरेग देता है कि उक्त प्रतीक आदेश के पैरा 6 के अधीन इन्डियन कांग्रेस (जे 0) हरियाना राज्य में एक राज्य दल होगा और इसके लिए निर्वाचन पत्री है “नरातु” प्रतीक्षित होगा।

उक्त मान्यता की पुंजरी निम्नलिखित गतों के अधीन है :—

- (1) दल विना देरी किए निर्वाचन आयोग को अपने नाम, वृद्धालय, पदाधिकारियों और नतों अवश्य राजनीतिक विद्वानों, नीतियों, लक्ष्यों और उद्देश्यों से किसी प्रकार के परिवर्तन तथा किसी अव्य महत्वपूर्ण मामले में किसी प्रकार के परिवर्तन के बारे में संसूचित करेगा।
- (2) दल जब कभी दल के विधान में किसी प्रकार का संशोधन करता है तो उसकी सूचना सुसंगत दस्तावेजों जैसे संशोधनों पर विचारार्थ वैठक की सूचना, वैठक के लिए कार्यसूची, उस वैठक का कार्यवृत्त जिसमें संशोधन किए गए, आदि के साथ तत्काल निर्वाचन आयोग को सूचित करेगा।
- (3) दल सभी अभिलेखों जैसे कार्यवृत्त पुस्तक, लेखा वहियों, सदस्यता रजिस्टरों, रसीद वहियों आदि को सनुक्रित रूप से अनुरक्षित रखेगा।
- (4) निर्वाचन आयोग के प्राधिकृत प्रतिनिधियों द्वारा उक्त अभिलेखों का किसी भी समय निरीक्षण किया जा सकेगा; और
- (5) निर्वाचन आयोग द्वारा ही गई मान्यता का समय-समय पर पुनर्विलोकन किया जा सके।

(56/82-14)

आदेश से,
के 0 गणेशन,
सचिव।

ELECTION COMMISSION OF INDIA

NEW DELHI—1.
22nd November, 1983
Dated —————
Agrahayana 1905 (S).

NOTIFICATION

S. O...Whereas the Election Commission of India has, by its notification No. 56/82-VI, dated the 1st December, 1982, accorded *ad hoc* recognition to Indian Congress (J), as a State Party in the State of Haryana in terms of para 6 of the Election Symbols, (Reservation and Allotment) Order, 1968, on the basis of provisional information regarding general election held in that State held in 1982 made available;

And whereas the *ad hoc* recognition granted was made subject to review of the poll performance of that party on receipt of final figures in respect of the relevant General Election;

And whereas Election Commission is satisfied on the basis of the information now available in its possession that the Indian Congress (J) is entitled for registration and recognition on the basis of its poll performance during the general election to the Haryana Legislative Assembly held in May, 1982;

Now, therefore, in pursuance of clause (b) of sub-para (1) and sub-para (2) of paragraph 17 and paragraph 18 of the said symbols Order the Election Commission hereby directs that the Indian Congress (J) shall be a State Party in the State of Haryana under para-6 of said Symbols order, with the election Symbols, 'Scales' reserved for it.

The recognition granted is subject to the following conditions:—

- (i) The party shall communicate to the Commission without delay any change in its name, head office, office bearers and addresses or political principles, policies aims and objectives and any change in any other material matters;
- (ii) The party shall intimate the Commission immediately whenever any amendment are issued to party constitution along with the relevant documents like the notice for the meeting to consider amendments, agenda for the meeting minutes of the meeting where the amendments have been carried out, etc.
- (iii) The party shall maintain all the records like minutes book, account books, membership registers, receipt books etc properly;
- (iv) The said records shall be open for inspection at any time by the authorised representative (s) of the Commission; and
- (v) The recognition granted shall be reviewed by the Commission from time to time.

(No. 56/82-XIV.)

By order,
K. GANESAN,
Secretary.

DIRECTORATE, CONSOLIDATION OF HOLDINGS HIMACHAL PRADESH

CORRIGENDUM

Shimla-2 ,the 14th December, 1983

No. Rev. (CH)-P-14 (1)-50/80.—In this Directorate notification No. Rev. (CH)-P-Solan 50/80-1030, dated Shimla-2, the 19th April, 1983, the following corrections be carried out:—

"Read 168 instead of 68 acres under column No. 5 against Sr. No. 29 (Tikka Kotla Jajar)".

Sd/-
Director.

राजस्व विभाग

परिशिष्ट

शिमला-2, 5 दिसम्बर, 1983

संख्या रा-1 (छ) 4-4/78 डी.—जिला सिरमोर में पटवार तथा कानूनगो वृत्तों के पनर्गठन करने विषयक जारी सम-संख्यक अधिसूचना, दिनांक 24 सितम्बर, 1983 में निम्नलिखित 4 गांव जो अधिसूचित करने से रह गये थे को भी उपरोक्त अधिसूचना में सम्मिलित/अधिसूचित समझा जायेः—

तइसील का नाम	कानूनगो सर्कल नाम	क्रम संख्या पटवार सर्कल	ग्राम का नाम	पटवार सर्कल में अब गांवों की संख्या
1	2	3	4	5
नाहन	नाहन	12 जामटा	नावनी	16 ग्राम
पच्छाद	2 सैनधार	1 द्रावली	मोहन	20 „
राजभढ़	1 पझीता	9 शिलांजी	अदवान-सैनगढ़	9 „
	2 राजगढ़	17 नेहरपाव	थानोगा	9 „

आदेश कर्ता,
अत्तर सिंह,
वित्ताध्यक्ष, हिमाचल प्रदेश।

कार्यालय ज़िलाधीश, ज़िला सिरमोर स्थित नाहन

कारण बताओ नोटिस

नाहन, 5 दिसम्बर, 1983

संख्या पी० एस०-२-मिस-१३३/८०-३४१८-२२.—चूंकि श्री अमर सिंह पंच, ग्राम पंचायत, काण्डी भटनोल ने मेला विशु काण्डी भटनोल जो 19-4-1982 को हुआ था, के चन्दे की बकाया राशि मु० ५००/- पंचायत निधि में कार्यकारी अधिकारी पंचायत समिति, शिलाई के नोटिस संख्या पी० एस० सी० (24) ७८-५३८१, दिनांक ९-९-८३ के जारी होने के बाद भी पंचायत निधि में जमा नहीं की है व ग्राम पंचायत द्वारा इस सम्बन्ध में जारी नोटिस को लेने से भी इन्कार किया है;

चूंकि जो हिसाबात खर्च श्री अमर सिंह ने दर्शाए हैं, वे फर्जी होने के कारण पंचायत को मान्य नहीं हैं व इस प्रकार श्री अमर सिंह ने दिनांक 19-4-1982 से मु० ५००१- रु० पंचायत निधि का दुरुपयोग किया है।

अतः इससे पहले कि उन्हें ग्राम पंचायत, काण्डी भटनोल के पंच पद से पदच्युत किया जाए, उन्हें हिमाचल प्रदेश पंचायती राज अधिनियम, 1968 की धारा 54 (1) तथा हिमाचल प्रदेश पंचायती राज नियम, 1971 के नियम 77 के अन्तर्गत यह कारण बताओ नोटिस दिया जाता है कि क्यों न उन्हें पंचायत निधि के दुरुपयोग के दोष में पंच पद से निलम्बित किया जाये।

उनका उत्तर इस नोटिस की प्राप्ति के 15 दिनों के भीतर-भीतर द्वारा कार्यकारी अधिकारी पंचायत समिति शिलाई से, इस कार्यालय में प्राप्त ही जाना चाहिये अन्यथा यह समझा जायेगा कि वे इस सम्बन्ध में कुछ नहीं कहना चाहते वे व उनके विरुद्ध बिना और घोका दिये कार्यवाही अमल में लाई जायेगी।

हस्ताक्षरित/-
जिलाधीश, जिला सिरमोर।

पंचायती राज विभाग

आदेश

शिमला-2, 6 दिसम्बर, 1983

संख्या पी० सी० एच०-एच० ए० ५(५)-१४/८३.—चूंकि श्री ओम प्रकाश, प्रवन्न, ग्राम पंचायत, तुन्ना, विकास खण्ड चक्ष्योट, जिला मण्डी, हिमाचल प्रदेश को इस कार्यालय के सभ संस्थक कार्यालय आदेश, दिनांक 7-4-1983 द्वारा एक शिकायत पर उप-भण्डल अधिकारी (न्यू०), मण्डी सदर द्वारा जांच करने पर तुन्ना पेय जल योजना की अल्काथीन पाईप के दुरुपयोग के दोष हेतु निलम्बित करने के लिए कारण बताओ नोटिस दिया गया था;

और चूंकि उक्त आरोप पर जांच हेतु इस कार्यालय के सभ संस्थक आदेश, दिनांक 25-5-83 द्वारा जिला पंचायत अधिकारी, मण्डी को जांच अधिकारी नियुक्त किया गया था;

और चूंकि जिला पंचायत अधिकारी, मण्डी ने अपनी जांच रिपोर्ट में यह स्पष्ट किया है कि उक्त पाईपों का सदूरपयोग किया गया है तथा इसका दुरुपयोग नहीं किया गया है।

अतः राज्यपाल, हिमाचल प्रदेश श्री ओम प्रकाश के विरुद्ध चल रही कार्यवाही को बन्द करने के सहर्ष आदेश देते हैं।

हस्ताक्षरित/-
अवर सचिव।